Cumulative Table of Cases Connecticut Appellate Reports Volume 190

(Replaces Prior Cumulative Table)

Colby v. Colby	140
Creative Masonry & Chimney, LLC v. Johnson (Memorandum Decision) Day v. Perkins Properties, LLC	901 33
Ferrari v. Johnson & Johnson, Inc	152
Fisk v. Redding	99
In re Probate Appeal of Knott	56
Jackson v. Commissioner of Correction (Memorandum Decision)	901 214
three year statute of limitations (§ 52-577) applicable to tort claims. Lavy v. Lavy Dissolution of marriage; whether trial court properly determined that plaintiff's failure to disclose certain assets on financial affidavit constituted material omissions that violated parties' separation agreement, which had been incorporated into dissolution judgment; claim that plaintiff's failure to disclose assets on financial affidavit was not material omission because defendant knew about them at time of dissolution judgment; claim that trial court inflated significance of omissions by comparing their value to total value of disclosed assets in same asset category; claim that trial court's discussion of relative value of assets rendered its determination that nondisclosures were material omissions legally or logically incorrect or unsupported by record; claim that trial court's finding that plaintiff knew about undisclosed bank account at time of dissolution judgment was clearly erroneous; whether trial court properly awarded defendant statutory (§ 37-3a [a]) prejudgment interest, where defendant raised claim for prejudgment interest in posthearing brief; claim that plaintiff was denied reason-	186

prejudgment interest; whether trial court violated rule of practice (§ 61-11) that provides for automatic appellate stay by awarding defendant postjudgment interest after plaintiff filed appeal; claim that § 37-3a was part of mechanism for statutory (§ 52-350f) enforcement of money judgment that is limited to execution or foreclosure of lien.	r
Oudheusden v. Oudheusden	5; 8 8 9, -
Patrowicz v. Peloquin	. 124
Contracts; statute of frauds; whether trial court abused its discretion in denyin request for continuance in order to subpoena witness; whether trial court commit ted reversible error by permitting material variance between amount of damage alleged in complaint and amount pursued at trial without requiring plaintiff to file amended complaint; claim challenging trial court's determinations wit respect to statute of frauds defense.	; s ŝ
Reiner v. Reiner	. 268
Breach of fiduciary duty; enforcement of settlement agreement; claim that trial court following hearing pursuant to Audubon Parking Associates Ltd. Partnership a Barclay & Stubbs, Inc. (225 Conn. 804), improperly denied motion to enforce settlement agreement; whether trial court incorrectly concluded that settlement agreement was clear and unambiguous with respect to method for calculatin buyout price of plaintiff's interests in certain real properties; whether settlement agreement that is not clear and unambiguous can be enforced summarily pursu	t, v. e e t t g
ant to Audubon Parking Associates Ltd. Partnership.	20.4
Rosenthal Law Firm, LLC v. Cohen	. 284
Contracts; attorney's fees; discussion of Jones v. Ippoliti (52 Conn. App. 199); claim that trial court erred in concluding that plaintiff, as self-represented law firm was precluded from recovering attorney's fees from defendant under parties retainer agreement; claim that portion of Jones on which trial court relied is reaching its conclusion was dictum and, therefore, was improperly treated a binding precedent by trial court; whether this court could overrule precedent established by previous panel in Jones.	e, s' n s
Stamford Hospital v. Schwartz	. 63
Debt collection; action to collect debt, pursuant to statute (§ 46b-37 [b]), for medical services that plaintiff hospital rendered to defendants' minor child; special defenses; accord and satisfaction; reviewability of claims; whether record supported findings of attorney trial referee and trial court that defendants were indebted to plaintiff and that they exhibited bad faith throughout litigation credibility of witnesses; whether referee acted within his authority to find be preponderance of evidence that defendants were untruthful; whether trial court decision to award plaintiff attorney's fees was legally and logically correct.	ul o- ee v; y s
State v. Irizarry	. 40
Assault in second degree; breach of peace in second degree; whether evidence wa sufficient to support conviction of assault in second degree in violation of statut (§ 53a-60 [a] [1]); claim that state did not establish that defendant caused victin serious physical injury as defined by statute (§ 53a-3 [4]); claim that imprope statement by prosecutor during closing argument to jury deprived defendant of constitutional right to fair trial; harmfulness of improper statement by prosecutor during closing argument to jury.	e n r of r
State v . Riley	. 1
Murder; whether resentencing court improperly denied motion for recusal wher resentencing court was same court that presided over defendant's trial an imposed initial sentence; claim that recusal of resentencing court was require by statute (§ 51-183c), rule of practice (§ 1-22 [a]) Code of Judicial Conduc (rule 2.11 [a] [1]), and due process clauses of fifth and fourteenth amendment to United States constitution; claim that Practice Book § 1-22 provided groun for recusal independent of that provided by § 51-183c; claim that rule 2.11 (a (1) of Code of Judicial Conduct required recusal on ground that resentencing	re d d ct s d

court was biased in favor of justifying defendant's initial sentence; claim that defendant's initial sentence had anchoring effect that prevented resentencing court from approaching resentencing hearing with fully open mind that would allow it to fully consider requirement under Miller v. Alabama (567 U.S. 460) that it give mitigating weight to defendant's youth and its hallmark features when considering whether to impose functional equivalent of life imprisonment without parole; claim that resentencing court considered seventy year sentence to be inappropriate but nevertheless imposed it because defendant would be eligible for parole pursuant to legislative amendments (P.A. 15-84) to statutes applicable to sentencing of children convicted of certain felonies (§ 54-91g) and parole eligibility (§ 54-125a); claim that resentencing court was required under Supreme Court's reversal of defendant's initial sentence and remand order to find that defendant was incorrigible, irreparably corrupt or irretrievably depraved before resentencing him to life without possibility of parole; whether discussion by Supreme Court in decision reversing defendant's initial sentence about presumption against life sentence without parole that must be overcome by evidence of unusual circumstances was rendered inapplicable by enactment of P.A. 15-84; claim that Miller, Supreme Court's decision reversing defendant's sentence and P.A. 15-84 limited resentencing court's discretion by creating presumption against imposition of life sentence that could be imposed only after finding that juvenile was permanently incorrigible, irreparably corrupt or irretrievable depraved.